C	ase 8	3:11-cr	-00200	-JLS	Document	8 F	iled 08/23	3/11	Page 1	of 4	Page ID #:29	5
1 2 3 4											FILED RK, U.S. DISTRICT COL AUG 2 3 2011 ALUSTRICT OF CALIF	
5												
6												
8					LIMITED	CT 4 '	TEC DIC	TDI	CT COI	IDТ		
9	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA											
10				`	CENTRAL	מוע י	IRICI	лС	ALIFO	KINIA	•	
-	UNI	ΓED S	TATE	S OF	AMERIC	A .)	Cas	se No.: S	SA 10-	-162M	
12	UNITED STATES OF AMERICA, Plaintiff, ORDER OF DETENTION											
13	vs.						}					
14		. 13	.	т	1		}					
15	Ezeq	uiel M	fateo-F	ternar	ndez, D	efend	lant.					
16)					
17							I.					
18	A.	()	On n	notion	of the Go	vernn	nent in a	case	alleged	ly inv	volving:	
19		1.	()	a cri	me of viol	ence.						
20		2.	()	an o	ffense with	n max	kimum se	enten	ce of lif	è imp	orisonment o	or death.
21		3.	()	a na	rcotics or	contro	olled sub	stano	ce offens	se wit	th maximum	sentence
22				of te	en or more	years	S.					
23		4.	()	any	felony - w	here o	defendan	t con	victed o	of two	or more pri	or
24				offe	nses descr	bed a	above.					
25		5.	()	•	·						lence that in	
26						-					or destructi	
27					-	-	ous wear	on, o	or a failt	are to	register und	er 18
28				U.S.	.C. § 2250.							

Page 2 of 4

the weight of evidence against the defendant;

28

(X)

	Case 8	3:11-cr	-00200-JLS Document 8 Filed 08/23/11 Page 3 of 4 Page ID #:27
1	C.	(X)	the history and characteristics of the defendant; and
2	D.	(X)	the nature and seriousness of the danger to any person or the community.
3			
4			IV.
5		The (Court also has considered all the evidence adduced at the hearing and the
6	argun	nents a	and/or statements of counsel, and the Pretrial Services
7	Repo	rt/reco	mmendation.
8			
9			V.
10	<u> </u>	The C	Court bases the foregoing finding(s) on the following:
11	A.	(X)	As to flight risk: Defendant's lack of bail resources, his illegal status,
12			prior deportation, use of numerous name variations/aliases; use of two
13			different birth dates, and refusal to interview with Pretrial Services.
14	В.	(X)	As to danger: The nature of the charged offenses and his extensive
15			criminal history, which includes a felony conviction for crimes of violence
16			
17	-		VI.
18	A.	()	The Court finds that a serious risk exists the defendant will:
19			1. () obstruct or attempt to obstruct justice.
20			2. () attempt to/() threaten, injure or intimidate a witness or juror
21	В.	The C	Court bases the foregoing finding(s) on the following:
22			
23			
24			
25	:		
26			
27			
28			

1		VI.
2	A.	IT IS THEREFORE ORDERED that the defendant be detained prior to trial.
3	В.	IT IS FURTHER ORDERED that the defendant be committed to the custody of
4		the Attorney General for confinement in a corrections facility separate, to the
5		extent practicable, from persons awaiting or serving sentences or being held in
6		custody pending appeal.
7	C.	IT IS FURTHER ORDERED that the defendant be afforded reasonable
8		opportunity for private consultation with counsel.
9	D.	IT IS FURTHER ORDERED that, on order of a Court of the United States or on
10		request of any attorney for the Government, the person in charge of the
11		corrections facility in which defendant is confined deliver the defendant to a
12		United States marshal for the purpose of an appearance in connection with a
13		court proceeding.
14		
	Dated:	August 23, 2011 /s/ Arthur Nakazato
16		ARTHUR NAKAZATO UNITED STATES MAGISTRATE JUDGE
17	1.	
18		
19		
20		
21		
22		
23		
2425		
26		
27		
28		